1 THE HONORABLE MARSHA J. PECHMAN 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 AMAZON.COM LLC 10 No. 10-CV-00664 Plaintiff, 11 SECOND DECLARATION OF JENNIFER GALBREATH IN V. 12 SUPPORT OF PLAINTIFF'S **KENNETH R. LAY**, in his official capacity as MOTION FOR SUMMARY 13 Secretary of the North Carolina Department of **JUDGMENT** Revenue. 14 NOTE ON MOTION CALENDAR: Defendant. August 6, 2010 15 16 17 I, Jennifer Galbreath, declare under the penalty of perjury as follows: 18 I have previously submitted a declaration in this matter in support of the 1. 19 motion for summary judgment of Plaintiff Amazon.com LLC ("Amazon"). I have personal 20 knowledge of the matters referred to in this declaration, either directly or based on due 21 diligence and reasonable inquiry, including my review of Amazon's business records. If 22 called as a witness, I am competent to testify to those matters. 23 24 2. Amazon uses an Amazon Standard Identification Number, or "ASIN," to 25 identify each product in its catalog and its systems. Sales information for each product is 26 stored by ASIN as well. 27 SECOND DECL. OF JENNIFER GALBREATH—1

3. The ASIN level sales report that Amazon gave to North Carolina's Department of Revenue is the same report format Amazon has provided in other sales tax audits. To the best of my knowledge, North Carolina is the first state to demand Amazon produce personally identifiable customer information (names and addresses).

- 4. Amazon collects sales tax only in Kansas, Kentucky, North Dakota, New York and Washington. To facilitate the collection and payment of these taxes, starting in 2008, in addition to ASINs, Amazon began to assign "product taxability codes" ("PTCs") of the sort cited by DOR in its papers, specifically tailored to the particulars of the tax laws in each of these five states. These codes were developed and assigned to products specifically at the level of detail necessary for the taxability requirements of Kansas, Kentucky, North Dakota, New York and Washington, respectively. The overwhelming majority of the items sold even in these states are coded with the "general merchandise" PTC because there are no special taxability rules applicable to those items.
- 5. Amazon does not assign or maintain PTCs at the level of detail necessary to determine taxability in any state in which Amazon does not collect sales tax, including North Carolina.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my knowledge and belief.

s/ Jennifer Galbreath
 Jennifer Galbreath
 Senior Tax Manager, Indirect Taxes
 Amazon.com, Inc.
 Dated: Seattle, Washington
 August 6, 2010

## **CERTIFICATE OF SERVICE**

I hereby certify that on August 6, 2010, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all parties listed to receive electronic notice in this case.

DATED this 6th day of August, 2010.

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